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HUSTLER CLUB; MICHAEL A.

SALTMAN d/b/a MINXX; RICK'S LAS

VEGAS; FRIAS MANAGEMENT, LLC, a Nevada limited liability company d/b/a ACE CAB COMPANY and A-NORTH LAS Doc. 188

1	VEGAS CAB; WESTERN CAB)
2	COMPANY, a Nevada corporation d/b/a WESTERN CAB COMPANY and	ĺ
3	WESTERN LIMOUSINE; NEVADA CHECKER CAB CORPORATION, a Nevada	
4	corporation d/b/a NEVADA CHECKER CAB COMPANY; NEVADA STAR CAB	(
5	CORPORATION, a Nevada corporation d/b/a STAR CAB COMPANY; NEVADA	
6	YELLOW CAB CORPORATION, a Nevada corporation d/b/a YELLOW CAB	{
7	COMPANY; LUCKY CAB COMPANY OF NEVADA, a Nevada corporation d/b/a	
8	LUCKY TRANS; SUN CAB, INC., a Nevada corporation d/b/a NELLIS CAB COMPANY;	{
9	CLS NEVADA, LLC, a Nevada limited liability company d/b/a CLS))
10	TRANSPORTATION LAS VEGAS; ON DEMAND SEDAN SERVICES, LLC, a)
11	Nevada limited liability company d/b/a ODS LIMOUSINE and ODS CHAUFFEURED)
12	TRANSPORTATION; BLS LIMOUSINE SERVICE OF LAS VEGAS INC., a Nevada)
13	corporation d/b/a BLS LIMOUSINE SERVICE OF LAS VEGAS; DESERT CAB,)
14	INC., a Nevada corporation d/b/a DESERT CAB COMPANY and ODYSSEY)
15	LIMOUSINE; BELL TRANS, a Nevada corporation d/b/a BELLS TRANS; TONY)
16	CHONG, an individual; and DOE EMPLOYEES 1-1000;)
17	Defendants.)
18)

Plaintiff Theodore Trapp ("Plaintiff" or "Trapp") and Defendants Nevada Yellow Cab Corporation, Nevada Checker Cab Corporation and Nevada Star Cab Corporation (collectively known as "YCS") propose the following Stipulation and Proposed Order enlarging the time for YCS to answer or otherwise respond to the Complaint. In support, the Parties state as follows:

WHEREAS, on June 2, 2009, Plaintiff filed a four-count putative class action Complaint ("Complaint") against Defendants alleging violations of Nevada's Racketeering Statute and Consumer Fraud Statute;

WHEREAS, based upon the multitude of issues contained in the Complaint, YCS seeks additional time to answer or otherwise plead. YCS requests an extension of time to respond to

1	Plaintiff's Complaint up to and including August 24, 2009;
2	WHEREAS, counsel for YCS has conferred with Plaintiff's counsel and is authorized to
3	state that Plaintiff has no objection to the extension of time requested herein.
4	NOW, THEREFORE, the parties hereby, STIPULATE and AGREE as follows:
5	YCS' last day to answer or otherwise plead to Plaintiff's Complaint shall be August 24,
6	2009.
7	Dated this 5th day of August, 2009.
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9	KUMMER KAEMPFER BONNER RENSHAW & FERRARIO
10	KENSHAW & FERRARIO
11	
12	/s//s//s/
13	3800 Howard Hughes Parkway, 7 th Fl. Las Vegas, NV 89169 C.A. (Cathle) Olchdoff, Esq. 5225 W. Post Road Las Vegas, NV 89118
14	Jay Edelson, Esq. Attorney for Defendants,
15 16	Kamber Edelson, LLC 350 North LaSalle Street, Suite 1300 Chicago, IL 60654 Nevada Yellow Cab Corporation Nevada Checker Cab Corporation Nevada Star Cab Corporation
17	Attorneys for Plaintiffs
18	IT IS SO ORDERED:
19	II IS SO ORDERED.
20	DATED: August 21 ,2009
21	Jeggy a. Feen
22	PEGGY A. LEEN UNITED STATES MAGISTRATE JUDGE
23	UNITED STATES WAGISTICATE JODGE
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